

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

BB
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APR 7, 2008
MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURT

MR. MICHAEL YOUNG
VS.
L. WILLIAMS, ET AL

Plaintiff
No 08C0302
Defendant's

MOTION TO AMEND

COME NOW, THE PLAINTIFF, MR. MICHAEL YOUNG, PRO SE
BRING ON FOR HEARING AND CONSIDERATION HIS MOTION TO AMEND HIS 1983 COMPLAINT FORM IN THE ABOVE CAUSE NUMBER, TO WIT:

- 1) CO-1 VILLAREAL DIV.10, CORRECTIONAL OFFICER ON 7:00 AM T/L 3:00 PM USED UNREASONABLE AND UNNECESSARY USE OF FORCE TO A CORRECTIONAL CO-1, BY KICKING AND PUNCHING ME IN THE FACE AND BODY AROUND OR ABOUT JULY 28, 2007 AT APPROX. 11:15 AM LOCATION DIV.10, 2-B.
- 2) MR. THOMAS SMITH, WAS AT ALL THE TIME RESPONSIBLE FOR HIS CORRECTIONAL OFFICERS UNDER THE COLOR OF LAW, IN THEIR OFFICIAL CAPACITY TO ASURE THAT THEY ARE PROFESSIONAL AT ALL TIME.
- 3) THE PLAINTIFF IS ATTACHING EXHIBITS A TO I.

STATE OF ILLINOIS)
)
COUNTY OF COOK)

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

08-c-0302
Case number

AFFIDAVIT

I, Mr. Michael Young, depose and state under oath pursuant to the penalties as prescribed pursuant to chapter 735 ILCS 5/1-109 that the following facts and circumstances are true and correct and made upon personal knowledge and belief and if called as a witness on my behalf. I would state the following below:

1) On July 28, 2007, at approximately 11:15 A.M., in division ten in living unit 2-D, I asked to see a sergeant or Lieutenant because when I came back up from the gym to my cell the emergency response team(E.R.T.) of officer's had did a shake down and all of my legal paper's were thrown all over the cell and were mixed up in other detainee cells.

2) After putting all of my things back in place my legal paper's on my criminal case were missing, along with pictures and mail. I have a high profile case. The Unit officer L. Willians#5739 called for the sergeant. When sergeant Lozon came up I told him what had happened. And he told me that he knew what had happened and that it was wrong and said he would be back with the lieutenant.

3) However, when he came back he came back with Lieutenant Dominguez#143, the Emergency response team(E.R.T.) and they came in the Unit spraying mace and beating me and other detainees up. They beat up James Leak#20030028526, Akbar Marks#20070033463, Michael Davis #20060030780, Darius McDonald#20060074127, and other officer's dressed in emergency response team uniforms and beat me and other detainees up that was on our medical wing. And we were all on psychotropic medication and some of us are disable like myself. We were beat into submission which required medical treatment.

4) I was told to get down on the and then while I was down on the ground I was beat and kicked and stumped even after I was in handcuffs.

5) So I wrote up a grievance dated August 15, 2007, and I gave it to a social worker name Ms. V..Butler and she assigned it a control number of #2007X1664. The grievance was referred to the internal affairs who referred the grievance issue and investigation number#0700330. The grievance committee who referred the grievance to the internal affairs were internal affairs investigator Ms.Miriam Rentas, Division Ten superintendent Mr.C. Plaxico#14 and the program services Administrator or assistant administrator J.Mucke and the appeal board chairman R. Carrell stated that the incident was referred to the internal affairs and that any inquiries or requests regarding this matter must be directed to the investigator Mr.Kerlin. And the appeal board refused to accept my grievance without any reason why.

6) I was wrote a fabricated disciplinary report by officer Williams#5739 alleging I refuse to lock up and invited the officers into a fight alleging I said," Do what you have to do. bring the fucking team we aint locking up"; thus, giving the officers justifications to use force to force us to lock up. And the fact is I was in the shower when I was locked out my cell when the officers started locking up cells. And I was found guilty and sentenced to serve 30-days in disciplinary confinement by lieutenant Martinez#178.

7) I was forced to have to defend myself against the officers wearing rioting gear such as helmets, shields, Oak sticks and mace. And at the time of this incident I was on a medical dect and have a severe knee injury to the right knee and I wear a medical knee brace to stabilize my right knee. Which include a patellartendon rupture as well as ligamentous disruption which had been complicated bypost-operation wound infections. This had left my knee with extremely limited function. And I am still at the stage of my recovery. Which will be fairly prolonged and there is a significant likelihood that until I receive the knee replacement through the additional surgery my knee will not function and I will always be in constant pain. So additional surgery is ultimately necessary at this point.

8) So at the time I was attacked my knee was in a knee brace to help me in my rehabilitation. The knee brace is a knee joint stabilizer. So I was handicap and already suffering from a leg injury. I have even been given the wrong pain medication.

9) I also wrote a grievance dated August 28,2007, and gave it to the division 10 social worker Ms. V. Butler August 29,2007. She gave the grievance a control number of 2007X1774. The grievance committee was Ms. Miriam Rentas from the internal affairs, Captain Arce#62 from division 10 and the program service administrator or assistant administrator J. Mueller who said that the internal affairs had opened an investigation under No.#0700330. And they referred to grievance No.#2007X1664 as stated herein.

10) The officers beat me up and never replaced any of my legal court documents from my high profiled criminal case and caused me to loose all of my legal documents when they beat me up and forced me to disciplinary segregation without allowing me to pack my property. And now all of my legal documents on my case are missing. And the issue about my legal documents being missing during the shake down was never addressed and I was beat up.

11) I am alleging that my right to be secured in my person as a pre-trial detainee was violated under the fourth amendment of the United States constitution and my first amendment and fourteenth amendment right to redress the government in a grievance was violated.

12) On January 28,2008, Sergeant Cintron, the superintendent Mr. Dennis Andrews, Captain Martinez came on living unit 2-C while I was in the shower. And sergeant Cintron threw an empty bottle at me trying to hit me in the face and when I knocked the bottle out the air he said, "Nice Catch". And this sergeant is one of the defendants in my civil rights 1983 complaint from the incident where I was beat up.

13) The superintendent Mr.Andrews saw what took place and never said anything. But said that if I don't slow down he was going to have me sent to another county for being a trouble maker. So he was threatening me for not complying with the sergeant horse play as if to say I should have let the sergeant hit me in the face with the empty plastic bottle.

RESPECTFULLY SUBMITTED

Michael Young
AFFIANT

Mr. Michael Young#20070004908
Cook County Jail
Division 10
P.O. Box 089002
Chicago, Illinois 60608

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

THE PEOPLE OF THE STATE OF ILLINOIS)
PALINTIFF,)
VS.) Case no. 07-CR-4186
Mr. Michael Young)
DEFENDANT.)

MOTION FOR A PROTECTIVE COURT ORDER

Now come the defendant, Mr. Michael Young, acting Pro-Se and moving this court for an order granting the defendant a protective court order against the sheriff and cook county department of corrections. And in support of this motion the defendant states the following below:

- 1) The defendant is being subjected to on-going harassment by the sheriff deputies in the cook county department of correction and the cook county department of corrections personnel.
- 2) The defendant is also being denied medical treatment by the cook county jail medical personnel. And the defendant has reason to believe that his harassment is due to the nature of his case. Which involve mexican people.
- 3) The defendant has told his court appointed counsel about the harassment during a recent visit and was told by his counsel to sign himself into protective custody. And going to protective custody will not solve the problem because the deputy officer's work throughout the cook county jail and going to protective custody will not protect him from the on-going harassment.
- 4) The denial of medical treatment has resulted in the defendant filing a law suite in the United States District Court for the Northern District of Illinois in down town chicago. The case was assigned a case number by district Judge Ms. Virginia M. Kendall under case No.#08-C-0200 and 08-C-0302. The incident involving the officer jumping on the defendant is also under investigation by the internal affairs under case No#07003330. The officer's are denying the defendant access to the law Library because every time the defendant put in a request to attend the Law Library the officer's throw the slip's away. Which is hindering the defendant from doing legal research. And addressing other things that pertain to his case and other pending legal issues involving his daughter.
- 5) Defendant support this motion with copies of exhibits from his pending law suites. Which are medical record's and affidavit explaining the nature of the problems with the jail employees.

RESPECTFULLY SUBMITTED

Michael Young
DEFENDANT
Mr. Michael Young#20070004908
Cook County Jail
Division Ten
P.O. Box 089002
Chicago, Illinois 60608



OFFICE OF THE ATTORNEY GENERAL
STATE OF ILLINOIS

Lisa Madigan

ATTORNEY GENERAL

March 21, 2008

Mr. Michael Young, #20070004908
Cook County Jail
Division 10
PO Box 089002
Chicago, IL 60608

Dear Mr. Young:

I am in receipt of your letter to Attorney General Lisa Madigan in which you ask for help with conditions at the Cook County Jail. I have forwarded to your letter to the Illinois Department of Corrections' Office of Jail and Detention Standards. You may address any further correspondence to them at 100 West Randolph, Suite 4-200, Chicago, Illinois 60601.

Sincerely,

Chris Higgerson
Christopher L. Higgerson
Unit Supervisor
General Law Bureau

CLH/lma
cc: Office of Jail and Detention Standards

page 3 of 3

MEMORANDUM

JANUARY 30, 2008

To. Mr. Thomas J. Dart

Sheriff Office
Richard J. Daley Center
50 W. Washington Street/Suite 704
Chicago, Illinois 60602
(312)603-4444

Mr. Salvador A. Godinez

Executive Director
Cook County Depart. Of Corrections
2700 S. California Ave.
Chicago, Illinois 60608

Mr. Kenlin

OFFICE OF PROFESSIONAL REVIEW
Internal Affairs Investigator
3026 S. California Ave.
Chicago, Illinois 60608
(773)869-7580
Case File No. #0700330

From. Mr. Michael Young #20070004908

Cook County Jail
Division 10
P.O. Box 089002
Chicago, Illinois 60608

Subject. Denial Of Medical Treatment
Sneaky Shake Down Practice

On January 11, 2008, the division ten social worker name Mr. J. Morales came to my cell and gave me a copy of my grievance and the answer to the grievance appeal. (control No. 2007X2550) The response on the appeal was that my shoes were to be returned to me. So when the social worker Mr. Morales told me not to write up any more grievances about my shoes. I still did not receive my shoes.

On January 15, 2008, while I was at the gym for recreation my legal paper's were searched and I have reason to believe that my cell was searched, even though nothing was taken. However, I do have reason to believe that an unidentified officer went into my cell searching through my paper's and photocopied some of my legal document's and left a copy of an affidavit I wrote up that I had never photocopied. Which gave me the indication that someone had been going through my legal papers and had made copies of my documents pertaining to the incident involving officer's jumping on me July 28, 2007. (control No. 2007X1664)

On January 16, 2008, the internal affairs investigator name Mr. Kerlin from the office of professional review came to visit me in division ten in Intake. When I arrived at Intake the Investigator showed me some pictures of various officer's and asked me to pick the officer's I believed had something to do with jumping on me. I picked a dozen officer's. But the investigator only documented three(3) of the officer's that I had picked. And then wanted me to sign some paper's. But when I refused to sign the paper and told him that I'll need to consult with my attorney first. The investigator told me that I did not have to sign the paper because I had already submitted an affidavit.

As I was writing this memorandum letter I realized that I had not submitted an affidavit to the internal affairs about the incident. And I began to search through my documents and came across the affidavit that I had plans on circulating with a 1983 Civil Rights Complaint. And found an additional copy of the affidavit in my records and I had never made any copies of this particular document to give to the internal affairs. And that's when I came to the conclusion that some one had been in my cell going through my legal papers while I was at recreation and photocopied my documents and gave the copy to the internal affairs and they came to see me the next day.

On January 17, 2008, I was called to Cermak Health Care Services to do a T.B. chest X-ray. While waiting in division ten Intake to be escorted to cermak for the X-ray I saw the social worker Mr. Morales who told me that lieutenant Tucker#92 was going to come talk to me about my shoes. On January 18, 2008, Lieutenant Tucker#92 came on the unit 2-C in division ten and I attempted to get his attention and he ignored me. So as Lieutenant Tucker got ready to leave the unit inmate Longstreet #20070044202 tried to help get the lieutenant attention by kicking the door a couple times to get the Lieutenant to come to our cell. When the lieutenant came to our cell and asked who kicked the door Mr. Longstreet,Sr., told the lieutenant that he was the one who done it and was about to tell the lieutenant that he was the one who kicked the door. But before he could explain to the lieutenant why he did what he did. The Lieutenant said something smart. He told Longstreet that if he kick the door again he would have his crew come up and shake our cell down as to say that it would be for the purpose of harassment and in retaliation for kicking the door.

I then attempted to inform lieutenant Tucker#92 that I needed to talk to him about my shoes. Mr.Tucker told me that if I don't have a white girl without no teeth to suck his dick he don't want to talk to me. And he walked off. So I wrote this letter. I want an investigation into this matter because I am being denied medical treatment. And I need my shoes back. My shoes were taken from me by Captain Martinez and they have not been returned to me. The social worker Mr.J. Morales never have any grievances nor request slips nor commissary complaint forms and he never come around to see if we need anything and I still have not received my shoes.

RESPECTFULLY SUBMITTED

Michael Young
Pre-Trial Detainee

Part-A / Control #: 2007 X 1774Referred To: I.A.D.

COOK COUNTY DEPARTMENT OF CORRECTIONS

DETAINEE GRIEVANCE

Detainee Last Name: YOUNG First Name: MICHAELID #: 2007 -000490 Div.: 10 Living Unit: AC Date: 28/AUG/07

BRIEF SUMMARY OF THE COMPLAINT: The grievance is to address the Constitutional Deprivation that my self and other pretrial detainees are experiencing here at Cook County Jail. We are suppose to be issued a copy of the rules and regulations upon entry, but we are not. There aren't even copies available in the law library nor are they posted anywhere in plain sight on any of the tiers. A correctional officer will write a disciplinary ticket for failure to follow a direct order or refusing to lock up when I don't even know what the rules are governing such things if there any at all. I was beaten severely and maled for breaking a rule. The officer says exist. Because of this I fear retribution from the officials not only in Division 10 but Cook County Jail as well.

NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION REGARDING THIS COMPLAINT:

THAT I BE REMOVED FROM THIS FACILITY AND PLACED AT ANOTHER
ACTION THAT YOU ARE REQUESTING
FACILITY.

DETAINEE SIGNATURE: Michael YoungC.R.W.'S SIGNATURE: V. BattenDATE C.R.W. RECEIVED: 8/29/07

Please note: Decisions of the "Detainee Disciplinary Hearing Board" cannot be grieved or appealed through the use of a grievance form.
 All appeals must be made in writing and directly submitted to the Superintendent.

C.C.D.O.C. DETAINEE GRIEVANCE / REFERRAL & RESPONSE

EMERGENCY GRIEVANCES ARE THOSE INVOLVING AN IMMEDIATE THREAT TO THE WELFARE OR SAFETY OF A DETAINEE

Detainee's Last Name: Young First Name: Michael ID#: 2007-110-4908Is This Grievance An Emergency? YES NO C.R.W.'S Summary Of The Complaint: Detainee alleges physical abuse
by E.R.T.C.R.W. Referred Griev. To: I.A.D. Date Referred: 7/29/07Response Statement: IAD opened case file #0700330, see
Detainee #2007-110-4908. This was alreadyDk/Michael Young - 7/29/07 Date: 7/17/07 Div./Dept. IAD
(print - name of individual responding to this griev.) (signature of individual responding to this griev.)Cust. Accs - Supt. 7/17/07 Date: 7/17/07 Div./Dept. 10
(print - name of Sup't / Designee / Dept. Admin.) (signature of Sup't / Designee / Dept. Admin.)J. M. - 7/17/07 Date: 7/17/07
(print - name of Prog. Serv. Admin./ Asst. Admin.) (signature of Prog. Serv. Admin./ Asst. Admin.)Date Detainee Received Response: 7/17/07 Detainee Signature: Michael Young

REQUEST FOR AN APPEAL

APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAINEE RECEIVED THE RESPONSE

Date Detainee Request For An Appeal: 7/17/07Detainee's Basis For An Appeal:

Appeal Board's Acceptance Of Detainee's Request: YES NO Appeal Board's Reasoning / Decision / Recommendation To The Superintendent Or Administrator:

Appeal Board's Signatures / Dates:

Date Detainee Rec'd the Appl. Bd.'s Response: 7/17/07 Detainee Signature: _____

GRIEVANCE CODE(S): () () () ()

(WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINK COPY - DETAINEE) (GOLDENROD COPY - DIVISION/SUPT. OFFICE)

EXHIBIT D

Part-A / Control #: 2007 X 11664

Referred To: I.A.D.

COOK COUNTY DEPARTMENT OF CORRECTIONS

DETAINEE GRIEVANCE

Detainee Last Name: Young First Name: MichaelID #: 2007-0004908 Div.: 10 Living Unit: 21 Date: 8/15/07BRIEF SUMMARY OF THE COMPLAINT: On July 29, 2007 around 11:45 a.m. in block 20 I asked for a Sgt. or Lt. because I was not up from the gym to my cell block. R/T for the Lt. to do a search down. After putting my hands behind my back, my hands were on my neck, I was told to call for the Sgt. when Sgt. LaZon came up & told him what happened. He told me it was 10:45 a.m. in the gym and so if he would see him with the Lt. when he came out, he would write it down on the ERT form. And they came in 5pm in mass and beat us up detainees. I was told to get down on the floor. I was beat on the floor and all of us. At 10:45 he took us out to the gym. Sgt. LaZon beat us up. And he took us over block 20 and cut us up!

NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION REGARDING THIS COMPLAINT:

ACTION THAT YOU ARE REQUESTING:

That there be no further beatings of detainees. That the Lt. or Sgt. be suspended from their posts.DETAINEE SIGNATURE: Michael YoungC.R.W.'S SIGNATURE: V. ButlerDATE C.R.W. RECEIVED: 8/15/07

Please note: Decisions of the "Detainee Disciplinary Hearing Board" cannot be grieved or appealed through the use of a grievance form. All appeals must be made in writing and directly submitted to the Superintendent.

COOK COUNTY DEPARTMENT OF CORRECTIONS
DISCIPLINARY REPORT AND FINDINGS OF FACTF
7034
04POPA01DS

Please Print Information

SECTION I DISCIPLINE REPORT		Division: 10	Date of Infraction: 28 / July / 07
Detainee's Name: YOUNG, MICHAEL		ID# 2007-00049081	Date of Birth: 4 / 17 / 64
Detainee's Living Unit: 1416		Place of Incident: 2D DAY ROOM	Time: 11 : 15 HRS
<input type="checkbox"/> Category I <input type="checkbox"/> Category II <input checked="" type="checkbox"/> Category III <input type="checkbox"/> Category IV <input type="checkbox"/> Category V <input checked="" type="checkbox"/> Category VI			
Description of Charge(s) & Code(s): 301 - REFUSE TO LOCK UP, 305 REFUSE VERBAL ORDER FROM STAFF, 405 VANTAGING IN LOT, 408 - INTIMIDATION THREAT BY WORDS AND BEHAVIOR.			
Detainee Injuries: <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No		Medical Attention: <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Name(s): YOUNG, MICHAEL
Staff Injuries: <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No		Medical Attention: <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Name(s): SGT CARPONE, A. Alog
Victim Report: <input type="checkbox"/> Yes		<input checked="" type="checkbox"/> No	Reported to Internal Investigations: <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No
Material Confiscated /Evidence Bag # (attach photocopy of evidence): N/A			
Description of Incident: ON THE ABOVE DATE AT APPROXIMATELY 1115 HRS DETAINEE YOUNG, MICHAEL 2007-4908 REFUSED TO LOCK UP. K/O WILLIAMS, L 4789 NOTIFIED SGT CINTRON THAT SD REFUSED TO LOCK UP. AFTER SGT CINTRON TALKED TO THE SHAKE DOWN ON TIER. DETAINEE YOUNG REFUSED STAFF ORDERS FROM SGT. CINTRON, SGT LIZON, AND LPA DURING 301 TO LOCK UP AND STATED "DO WHAT YOU HAVE TO DO, BRING YOUR FIGHTING TEAM UP AINT LOCKING UP."			
Disciplinary Report Delivered to Detainee By (Name and Star #): Sgt. CINTRON 8531		Date and Time Delivered: 28 / July / 07 15:10 HRS	
Detainee's Signature:		CCDOC Personnel Who Witnessed Infraction:	

C.C.D.O.C. DETAINEE GRIEVANCE / REFERRAL & RESPONSE

* GRIEVANCES ARE THOSE INVOLVING AN IMMEDIATE THREAT TO THE WELFARE OR SAFETY OF A DETAINEE*

Last Name: Young First Name: Michael ID#: 2007-0004908Is Grievance An Emergency? YES NO C.R.W.'S Summary Of The Complaint: Detainee alleges physical abuse by E.R.T.C.R.W. Referred Griev. To: I.A.D. Date Referred: 8/15/07Response Statement: Case file #0700330 was open, investigator will contact detainee.D/C Miriam Renteria - D/C 2007 Date: 8/14/07 Div./Dept. IAD
(print - name of individual responding to this griev.) (signature of individual responding to this griev.)Supt. C. Plaza - Supt. C. Plaza Date: 8/21/07 Div./Dept. DO
(print - name of Supt. / Designee / Dept. Admin.) (signature of Supt. / Designee / Dept. Admin.)J. Muelle - J. Muelle Date: 8/17/07
(print - name of Prog. Serv. Admin./ Asst. Admin.) (signature of Prog. Serv. Admin./ Asst. Admin.)Date Detainee Received Response: 8/20/07 Detainee Signature: Michael Young

REQUEST FOR AN APPEAL

APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAINEE RECEIVED THE RESPONSE

Date Detainee Request For An Appeal: 8/17/07

Detainee's Basis For An Appeal:

* see previous attachment *

Appeal Board's Acceptance Of Detainee's Request: YES NO

Appeal Board's Reasoning / Decision / Recommendation To The Superintendent Or Administrator:

Case file 0700330 is currently pending. Detainee should direct all future inquiries/requests regarding this matter to Investigator Kerlin.

Appeal Board's Signatures / Dates:

R. CarcelJ. Muelle 09/21/07Date Detainee Rec'd the Appl. Bd.'s Response: 9/12/07 Detainee Signature: M. Young

GRIEVANCE CODE(S): () () () ()

(WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINK COPY - DETAINEE) (GOLDENROD COPY - DIVISION OF INVESTIGATIVE SERVICE)

Exhibit - G

DETAINEE
COPY

Part-A / Control #: XReferred To: Sgt. Div. 10 Processed as a request.

COOK COUNTY DEPARTMENT OF CORRECTIONS

DETAINEE GRIEVANCE

Detainee Last Name: YimbleFirst Name: MichaelID #: 2007-0004708 Div.: 10 Living Unit: 2-C Date: 2/27/08BRIEF SUMMARY OF THE COMPLAINT: ON 2/27/08, AT APPROXIMATELY 4:30 PM,

While housed in DIV. 11, 2-C CELL #18, Co-1 Shaw ordered ME to hand
MY PERSONAL PROPERTY because I was moving, ORIGINALLY SGT.
HELM'S OTHER OFFICER TAKING T WENT TO THE CENTER LOCK
OF 2-C AND UN-locked by SGT. HELMS, TO SET MY PERSONAL
PROPERTY ON THE GROUND AND STEP BACK, THEREAFTER SGT. HELM
CHECKED MY PERSONAL PROPERTY AND SENT ME BACK TO CELL #18
OF 2-C THE CELL THAT I COME FROM. THIS IS A FORM OF HARASS-
MENT BY SGT. HELMS WHERE I WASN'T INVOLVED THIS PROBLEM
UNTIL I SUBMITTED A LAWSUIT ON GOVERNMENT OFFICIALS HERE
IN DIV. 10 FOR UNNECESSARY USE OF FORCE AGAINST ME IN
2-A OF DIV. 10.

NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION REGARDING THIS COMPLAINT:

2-C THIS CAN BEG AND OCCURS ON 2-C

ACTION THAT YOU ARE REQUESTING:

WE THAT SGT. HELMS AND OF OFFICIALS STOP THEIR HARASSMENT AGAINST ME.DETAINEE SIGNATURE: Michael YimbleC.R.W.'S SIGNATURE: John J. FeltDATE C.R.W. RECEIVED: 03/10/08

Please note: Decisions of the "Detainee Disciplinary Hearing Board" cannot be grieved or appealed through the use of a grievance form.
 All appeals must be made in writing and directly submitted to the Superintendent.

"CERTIFICATE OF SERVICE"

PRISONER Correspondant
THE CLERK OFFICE
219 South Dearborn St
CHICAGO ILLINOIS 60604

4/7/1,08

Michael Young 20070004908
Mr. MICHAEL YOUNG #20070004908
Po. Box 089002
CHICAGO ILLINOIS 60608.

Exhibit - J

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

MR. MICHAEL YOUNG
VS.

L. WILLIAMS, ET. AL.

Plaintiff
No. 08 C 0302

Defendants

Motion To Remand

April 1, 08

Michael Young # 2007-0004908
MR. MICHAEL YOUNG # 2007-004908
P.O. Box 089002
CHICAGO ILLINOIS 60608